## UNITED STATES OF AMERICA BEFORE THE NATIONAL LABOR RELATIONS BOARD WASHINGTON, D.C.

In the Matter of:

MIKE-SELL'S POTATO CHIP CO.

and

Case No. 09-CA-184215

GENERAL TRUCK DRIVERS, WAREHOUSEMEN, HELPERS, SALES AND SERVICE, AND CASINO EMPLOYEES, TEAMSTERS LOCAL UNION NO. 957

## RESPONDENT'S REQUEST FOR EXTENSION OF TIME TO FILE EXCEPTIONS TO ALJ DECISION AND BRIEF IN SUPPORT OF EXCEPTIONS

Pursuant to Sections 102.2 and 102.46(a) of the Rules and Regulations of the National Labor Relations Board ("Board"), Respondent Mike-sell's Potato Chip Company ("Mike-sell's" or "Company") hereby requests an extension of time (for all parties) to file Exceptions to Administrative Law Judge Andrew S. Gollin's Decision ("Decision"), as well as any Briefs in Support. The Decision was issued in connection with the above-styled unfair labor practice charge filed by General Truck Drivers, Warehousemen, Helpers, Sales and Service, and Casino Employees, Teamsters Local Union No. 957 ("Union"). In support of this request for extension of time, Mike-sell's states the following:

- 1. The Decision was issued on July 25, 2017, thereby making any Exceptions to the Decision (and Supporting Briefs) due on or before August 22, 2017.
- 2. On July 19, 2017, the undersigned counsel had surgery on both of her feet, and due to some complications leading to a slower-than-expected recovery, she has fallen extremely behind in her work.
- 3. During the first part of the week of July 31, 2017, the undersigned counsel must have follow-up medical treatment on her feet, and during the second part of that same week, she will be consumed with preparing for a Compliance Specification hearing in Case No. 09-CA-094143.
- 4. During the week of August 7, 2017, both the Company's counsel and the Union's counsel will be consumed with attending and representing their respective clients at the Compliance Specification hearing in Case No. 09-CA-094143.

- 5. Upon returning from the Compliance Specification hearing in Case No. 09-CA-094143, during the week of August 14, 2017, the undersigned counsel must catch up on the backlog of work that has accumulated since her surgery, including three Position Statements due in other Region 9 cases (i.e., 09-CA-20246, 09-CA-200627, 09-CA-201007) for which the respective Board Investigators have indicated the Regional Director will not permit any further extensions.
- 6. As a result of the above-referenced competing filing deadlines, all of which have already been set and extended at least once, the undersigned counsel will not have adequate time to meaningfully prepare the Company's Exceptions and Supporting Brief for the above-captioned case by the current deadline of August 22, 2017. And thereafter, during the weeks of August 21, August 28, and September 4, 2017, both the Company's counsel and the Union's counsel are likely to be consumed with post-hearing briefs related to the Compliance Specification in Case No. 09-CA-094143, in order to meet a filing deadline that is estimated to be set during the week of September 11th.
- 7. Mike-sell's respectfully requests to extend the deadline (for all parties) to file Exceptions and Supporting Briefs from August 22, 2017, to October 3, 2017, which will effectively allow the undersigned counsel three weeks to focus on the preparation of Exceptions and Supporting Briefs in Case No. 09–CA–184215, given her obligation to first catch up on her backlog and then to maintain currency with incoming work on new and existing matters.
- 8. The Company's counsel twice consulted the Union's counsel and Counsel for the General Counsel, via email on July 27 and 28, 2017, about this requested extension. As of the time of this filing, neither the Union's counsel nor Counsel for the General Counsel has responded to these inquiries, so their respective positions are unknown.

## Respectfully submitted,

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## CERTIFICATE OF SERVICE

I hereby certify that on July 28, 2017, the foregoing was served via electronic filing to the National Labor Relations Board's Office of the Executive Secretary, located at 1015 Half Street SE, Washington, DC 20570-0001, with additional service copies sent as follows:

Garey E. Lindsay, Regional Director Linda Finch, Counsel for the General Counsel National Labor Relations Board Region 9 3003 John Weld Peck Federal Building 550 Main Street Cincinnati, Ohio 45202-3271 (via email at Linda.Finch@nlrb.gov)

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Jennifer R. Asbrock

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